Declaration and Power of Attorney For Patent Application

特許出願宣言書 Japanese Language Declaration

| 私は、下橋に氏名を記載した発明者として、以下のとおり宣言する: | As a below named inventor, I hereby declare that: |
|--|--|
| 私の住所、郵便の宛先および国籍は、下欄に氏名に続い て記載したとおりであり、 | My residence, post office address and citizenship are as stated below next to my name, |
| 各称の発明に関し、請求の範囲に記載した特許を求める主題の本来の、最初にして唯一の発明者である(一人の氏名のみが下欄に記載されている場合)か、もしくは本来の、最初にして共間の発明者である(複数の氏名が下欄に記載されている場合)と信じ、 | I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitle |
| | en de la companya de La companya de la co |
| | |
| | the specification of which |
| の明細書を | (check one) |
| | is attached hereto. |
| 7 | ☐ was filed ona |
|] ここに添付する。 | Application Cariol No. |
| | Application Serial No. |
| 5 号として提出し、 | and was amended on(if applicable) |
| 日に補正した。 (該当する場合) | (ii applicable) |
| 私は、前記のとおり補正した請求の範囲を含む前記明細 Fの内容を検討し、理解したことを陳述する。 | I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims as amended by any amendment referred to above. |
| 私は、連邦規則法典第37部第1章第56条 項に従い、 顧の審査に所要の情報を開示すべき義務を有することを Bめる。 | I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56. |
| | |
| | |
| · · · · · · · · · · · · · · · · · · · | |
| · . | |

Japanese Language Declaration

私は、合衆国法典第35部第119 条にもとづく下記の外国 特許出願または発明者証出顧の外国優先権利益を主張し、 さらに優先権の主張に係わる基礎出顧の出顧日前の出題日 を有する外国特許出職または発明者証出顧を以下に明記す る:

I hereby claim foreign priority benefits under Title 35, United States Code, §119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

Priority daimed

Prior foreign applications 先の外国出験

| | | | 優先権の | 主張 |
|-------------------|--------------------|------------------------------------|--|----------|
| 2002-199882 | Japan | July 9, 2002 | (X) | |
| (Number) (番号) | (Country) (国 名) | (Day/Month/Year Filed) (出願の年月日) | Yes あり | なし |
| (Number) (善号) | (Country) (国 名) | (Day/Month/Year Filed) (出験の年月日) | Yes and the second seco | No to |
| (Number) (番 号) | (Country) (国 名) | (Day/Month/Year Filed) (出願の年月日) | Yes | No to |

私は、合衆国法典第35部第120条にもとづく下記の合衆国特許出願の利益を主張し、本願の請求の範囲各項に記載の主題が合衆国法典第35部第112条第1項に規定の態様で先の合衆国出願に開示されていない限度において、先の出顧の出願日と本願の国内出願日またはPCT国際出願日の間に公表された連邦規則法典第37部第1章第56条項に記載の所要の情報を開示すべき義務を有することを認める:

I hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, §112, I acknowledge the duty to disclose material information as defined in Title 37, Cod of Federal Regulations, §1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

| (Application Serial No.) (出願番号) | (Filing Date) ;(出願日) | (現 況) (特許済み、係属中、放案済み) | (Status) (patented, pending, abandoned) |
|------------------------------------|-------------------------|--------------------------|---|
| (Application Serial No.) (出願番号) | (Filing Date) (出版日) | (現 況) (特許済み、係属中、放棄済み) | (Status) (patented, pending, abandoned) |

私は、ここに自己の知識にもとづいて行った際述がすべて実実であり、自己の有する情報および信ずるところに従って行った際述が実実であると信じ、さらに故意に虚偽の際述等を行った場合、合衆国法典第18部第1001条により、割金もしくは禁錮に処せられるか、またはこれらの刑が併料され、またかかる故意による虚偽の陳述が本願ないし本願に対して付与される特許の有効性を扱うことがあることを認識して、以上の陳述を行ったことを宣言する。

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that withful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Japanese Language Declaration

委任状:私は、下記発明者として、以下の代理人をここに選任し、本願の手続を遂行すること並びにこれに関する一切の行為を特許商標庁に対して行うことを委任する。 (代理人氏名および登録番号を明記のこと) POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. (list name and registration number)

Richard P. Berg, Reg. No. 28,145
Don B. Finkelstein, Reg. No. 20,068
Colin P. Abrahams, Reg. No. 32,393
Mavis S. Gallenson, Reg. No. 32,464
Kam C. Louie, Reg. No. 33,008
Don A. Hollingsworth, Reg. No. 25,631
Ira M. Siegel, Reg. No. 28,907

實類の送付先:

Send Correspondence to:

Richard P. Berg LADAS & PARRY 5670 Wilshire Boulevard Suite # 2100 Los Angeles, California 90036-5679

鷹通電話連絡先: (名称および電話番号)

Direct Telephone Calls to: (name and telephone number)

Richard P. Berg (213) 934-2300

| 唯一のまたは第一の発明者の氏名 | | Full name of sole or first inventor |
|------------------|-----|---|
| | | MATSUMOTO, Masakazu |
| 岡発明者の著名 | 日付 | > Inventor's signature Main Date Date June 10, 2 |
| 住所 | | Residence C. O. Nikken Kosakusho Works Lt 5-53, Motomachi 1-chome Higashi Osaka-shi, Osaka-fu |
| 国籍 | | Citizenship JAPAN |
| 郵便の宛先 | | Post Office Address |
| | | SAME AS ABOVE |
| | | |
| 第2の共開発明者の氏名(該当する | 場合) | Full name of second joint inventor, if any |
| 四第2発明者の署名 | 日付 | FAGUCHI, Masahiro Second Inventor's algusture Date |
| 住所 | | Residence c/o Nikken Kosakusho Works Lt 5-53, Motomachi 1-chome |
| N M | · | JAPAN |
| 発便の宛先 | · | Post Office Address SAME AS ABOVE |
| * | | |

(第六またはそれ以降の共同発明者に対しても同様な情報および署名を提供すること。)

(Supply similar information and signature for third and subsequent joint inventors.)

Page 3 of 4

Japanese Language Declaration

委任状:私は、下紀発明者として、以下の代理人をここ に遺任し、本顧の手続を遂行すること並びにこれに関する 一切の行為を特許商標庁に対して行うことを委任する。 (代理人氏名および登録番号を明記のこと)

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. (#st name and reg-Istration number)

Richard P. Berg, Reg. No. 28,145 Don B. Finkelstein, Reg. No. 20,068 Colin P. Abrahams, Reg. No. 32,393 Mavis S. Gallenson, Reg. No. 32,464 Kam C. Louie, Reg. No. 33,008 Don A. Hollingsworth, Reg. No. 25,631 Ira M. Siegel, Reg. No. 28,907

類の送付先:

₹.

Send Correspondence to:

Richard P. Berg LADAS & PARRY 5670 Wilshire Boulevard Suite # 2100

Los Angeles, California 90036-5679

値通電話連絡先: (名称および電話番号)

Direct Telephone Calls to: (name and telephone number)

Richard P. Berg (213) 934-2300

| 唯一のまたは第一の発明者の氏名 | | Full name of third joint inventor, if any | |
|--------------------|---|--|---------------------------------------|
| | | MIKADO, Susumu | |
| 国発明者の署名 | 日付(一) | Inventor's signature | Date |
| | | Jen Maso | June 10,200 |
| 住所 | | Residence c/o Nikken Kosakush 6-53, Motomachi 1-chome | no Works 1 |
| 3 16 | | Higashi Osaka shi, Osaka | -fu |
| | | JAPAN | |
| 郵便の発先 | · · · · · · · · · · · · · · · · · · · | Post Office Address | · · · · · · · · · · · · · · · · · · · |
| | | SAME AS ABOVE | · |
| | , , , , , , , , , , , , , , , , , , , | | |
| 82の共岡発明者の氏名(試当する場合 |) | Full name of fourth joint inventor, if any | |
| 関第2発明者の署名 | 日付 , | Second Inventor's signature | Date |
| 主所 | | Flesidence | |
| N M | | Citizenship | |
| 8便の宛先 | | Post Office Address | |
| | | | |

(第六またはそれ以降の共同発明者に対しても同様な情 報および奪名を提供すること。)

(Supply similar information and signature for third and subsequent joint inventors.)

Page 4 of 4

| • | | | | | <u> </u> | |
|--|--|--|--|--|--|--|
| | | • • | | | | • |
| | | | | 0.0 | | |
| | | | RATION) CLAIMING | • | | |
| • | STATUS (37 C | FR 1.9 (f) and 1.27 | (c)) — SMALL BUSI | INESS CONCERI | 1 | |
| | | | | | | |
| I hereby dec | lare that I am | | • • | • | · | |
| [X] the | owner of the small busin | | | | | |
| [] an | official of the small busin | ness concern empow | ered to act on behalf | of the concern ide | entified below: | |
| NAME | OF CONCERNN | KKEN KOSAKI | USHO WORKS LI | rd. | | |
| | SS OF CONCERN | 6-53, 1 | Motomachi 1-c | chome, Higa | shi Osaka-s | h i . |
| · | | Osaka-: | fu, Japan | | | |
| • | | | | • | | |
| _ | are that the above identific | | - | | • | |
| | reproduced in 37 CFR 1 | | | | • • | 4 |
| | Code, in that the number purposes of this statement, | . – | | | • | |
| fiscal year of | the concern of the persons | employed on a full-t | lime, part-time or temp | orary basis during | each of the pay period | ds . |
| _ | rear, and (2) concerns are refer to control the other, or | | | | | o r - |
| - | 1 | | • | • | | |
| I hereby deck | ire that rights under contr with regard to the inventi | act or law have been | n conveyed to and rem | ain with the small | business concern iden | n- |
| THE BOOK | The second to the inventor | Oil, Charles | | | by inventor(| <u>s)</u> |
| | | | | | described i | |
| 1 1 the | specification filed herewit | Is | | | | |
| app | ication serial no | , | filed | · · | · | |
| · · · · · · | reaction script no. | | | | | |
| If the rights h | ication serial no nt no eld by the above identified to the invention is listed be t qualify as a small busine | d small business con- low* and no rights t | cern are not exclusive, o the invention are held | each individual, co d by any person, o | oncern or organization ther than the inventor | <i>n</i> |
| If the rights he naving rights leading rights who could no | eld by the above identified | d small business con- low* and no rights t ess concern under 3 | cern are not exclusive, o the invention are held 7 CFR 1.9 (d) or by an | each individual, co d by any person, o ty concern which v | oncern or organization ther than the inventor | <i>n</i> |
| If the rights he naving rights who could no small business | eld by the above identified of the invention is listed be qualify as a small busine | d small business con- low* and no rights t ess concern under 37 1.9 (d) or a nonprof statements are requi | cern are not exclusive, o the invention are held of CFR 1.9 (d) or by an it organization under ted from each named | each individual, cond by any person, only concern which was 37 CFR 1.9 (e). | oncern or organization ther than the inventor would not qualify as a corganization | <i>n</i> |
| If the rights he having rights who could no small business he | eld by the above identified to the invention is listed be qualify as a small busine concern under 37 CFR 1 | d small business con- low* and no rights t ess concern under 37 1.9 (d) or a nonprof statements are requi | cern are not exclusive, o the invention are held of CFR 1.9 (d) or by an it organization under ted from each named | each individual, cond by any person, one which was a CFR 1.9 (e). | oncern or organization ther than the inventor would not qualify as a corganization | <i>n</i> |
| If the rights he having rights who could no small business he had been here. | eld by the above identified to the invention is listed be qualify as a small busine concern under 37 CFR 1 | d small business con- low* and no rights t ess concern under 37 1.9 (d) or a nonprof statements are requi | cern are not exclusive, o the invention are held of CFR 1.9 (d) or by an it organization under ted from each named | each individual, cond by any person, one which was a CFR 1.9 (e). | oncern or organization ther than the inventor would not qualify as a corganization | <i>n</i> |
| If the rights he having rights who could no small business he had been here. | eld by the above identified to the invention is listed be qualify as a small busine concern under 37 CFR 1 | d small business conclow and no rights tess concern under 3 (1.9 (d) or a nonprofestatements are requision averring to their | cern are not exclusive, o the invention are held of CFR 1.9 (d) or by an it organization under ted from each named | each individual, cond by any person, only concern which was 37 CFR 1.9 (e). person, concern only can be seen to be seen | oncern or organization ther than the inventor would not qualify as a corganization | n , a |
| If the rights he having rights who could no small business he had been been been been been been been bee | eld by the above identified to the invention is listed be a qualify as a small busine concern under 37 CFR 1 NOTE: Separate verified saving rights to the invent | d small business conclow and no rights tess concern under 3 (1.9 (d) or a nonprofestatements are requision averring to their | cern are not exclusive, o the invention are held or by an it organization under red from each named restatus as small entities. | each individual, cond by any person, only concern which was 37 CFR 1.9 (e). person, concern only can be seen to be seen | oncern or organization ther than the inventor would not qualify as a rorganization | n , a |
| If the rights he naving rights who could no small business he had been all business he had been | eld by the above identified to the invention is listed be a qualify as a small busine concern under 37 CFR 1 NOTE: Separate verified saving rights to the invent | d small business conclow and no rights tess concern under 3 (1.9 (d) or a nonprofestatements are requision averring to their | cern are not exclusive, o the invention are held or by an it organization under red from each named restatus as small entities. | each individual, cond by any person, only concern which was 37 CFR 1.9 (e). person, concern only can be seen to be seen | oncern or organization ther than the inventor would not qualify as a rorganization | n , a |
| If the rights he having rights who could no small business he had been been been been been been been bee | eld by the above identified to the invention is listed be a qualify as a small busine concern under 37 CFR 1 NOTE: Separate verified saving rights to the invent | d small business conclow and no rights to ess concern under 37 (d) or a nonprofestatements are requision averring to their | cern are not exclusive, o the invention are held or by an it organization under red from each named restatus as small entities. | each individual, cond by any person, only concern which was a CFR 1.9 (e). person, concern ones. (37 CFR 1.27) | oncern or organization ther than the inventor would not qualify as a rorganization | n a - ~ ~ |
| If the rights heaving rights who could no small business heaving the heaving t | eld by the above identified to the invention is listed be qualify as a small busine concern under 37 CFR 1 NOTE: Separate verified saving rights to the invent | d small business conclow and no rights to ess concern under 37 (d) or a nonprofestatements are requision averring to their | cern are not exclusive, o the invention are held of CFR 1.9 (d) or by an it organization under red from each named restatus as small entition. L BUSINESS CONCERN | each individual, cond by any person, only concern which was a CFR 1.9 (c). person, concern ones. (37 CFR 1.27) | oncern or organization ther than the inventor would not qualify as a companization com | n a |
| If the rights he having rights who could no small business he had been to small acknowledgement to small | eld by the above identified to the invention is listed be qualify as a small busine concern under 37 CFR 1 NOTE: Separate verified saving rights to the inventional library to the inventional the duty to file, in this apentity status prior to pay | d small business conclow and no rights to ess concern under 37 (d) or a nonprofestatements are requision averring to their polication or patent, ing, or at the time of | cern are not exclusive, o the invention are held 7 CFR 1.9 (d) or by an it organization under red from each named r status as small entitie L BUSINESS CONCERN notification of any cha of paying, the earliest | each individual, cond by any person, only concern which was a CFR 1.9 (c). person, concern ones. (37 CFR 1.27) I IN ange in status results for the issue fee or | oncern or organization ther than the inventor would not qualify as rorganization comprofit organization ling in loss of entitle- | n a |
| If the rights he having rights who could no small business he had been to small acknowledgement to small | eld by the above identified to the invention is listed be qualify as a small busine concern under 37 CFR 1 NOTE: Separate verified saving rights to the inventional library to the inventional the duty to file, in this appropriate the duty to file, in the duty to file, the duty | d small business conclow and no rights to ess concern under 37 (d) or a nonprofestatements are requision averring to their polication or patent, ing, or at the time of | cern are not exclusive, o the invention are held 7 CFR 1.9 (d) or by an it organization under red from each named r status as small entitie L BUSINESS CONCERN notification of any cha of paying, the earliest | each individual, cond by any person, only concern which was a CFR 1.9 (c). person, concern ones. (37 CFR 1.27) I IN ange in status results for the issue fee or | oncern or organization ther than the inventor would not qualify as rorganization comprofit organization ling in loss of entitle- | n a |
| If the rights he having rights who could no small business he had been to small ue after the continuous and the could not to small the could not t | the duty to file, in this apentity status prior to payilate on which status as a | d small business conclow and no rights to ess concern under 37 (d) or a nonprofestatements are requision averring to their polication or patent, ing, or at the time of small entity is no local small entity is no local content. | cern are not exclusive, o the invention are held of CFR 1.9 (d) or by an it organization under red from each named restatus as small entition. L BUSINESS CONCERN notification of any chapt of paying, the earliest on the conger appropriate. (37) | each individual, cond by any person, only concern which was a CFR 1.9 (c). person, concern ones. (37 CFR 1.27) I IN ange in status results for the issue fee or CFR 1.28 (b)) | concern or organization ther than the inventor would not qualify as a comprosit organization compressed organization ling in loss of entitlemance feet | n a |
| If the rights he having rights who could no small business he had belief are being a children belief are being are belief are being a children belief | the duty to file, in this apentity status prior to payilate on which status as a chat all statements made elieved to be true; and fure elieved to be true; | d small business conclow and no rights tess concern under 3 1.9 (d) or a nonprofestatements are requision averring to their optication or patent, ing, or at the time of small entity is no look therein of my own kather that these statements | cern are not exclusive, o the invention are held of CFR 1.9 (d) or by an it organization under red from each named a status as small entities. Business concern notification of any chapt paying, the earliest onger appropriate. (37 nowledge are true and rents were made with the | each individual, cond by any person, only concern which was a CFR 1.9 (e). person, concern ones. (37 CFR 1.27) I IN ange in status results of the issue fee or CFR 1.28 (b)) that all statements he knowledge that was a concern of the concern of the concern of the issue fee or CFR 1.28 (b)) | concern or organization ther than the inventor would not qualify as a comprosit organization of the compression of the companies of the compan | n - 7 - 7 |
| If the rights he having rights who could no small business he had belief are bend the like so and the like so | eld by the above identified to the invention is listed be qualify as a small busine concern under 37 CFR 1 NOTE: Separate verified saving rights to the inventional status prior to payillate on which status as a ethat all statements made elieved to be true; and furtimade are punishable by f | d small business conclow and no rights tess concern under 37 1.9 (d) or a nonprofestatements are requision averring to their or at the time of small entity is no long their that these statements into or imprisonments. | cern are not exclusive, o the invention are held of CFR 1.9 (d) or by an it organization under red from each named a status as small entities. Business concern notification of any chapter from appropriate. (37 nowledge are true and nents were made with the true of both, under section, and or section. | each individual, cond by any person, only concern which was a CFR 1.9 (c). person, concern ones. (37 CFR 1.27) I IN ange in status results of the issue fee or CFR 1.28 (b)) that all statements as knowledge that won 1001 of Title 1100. | oncern or organization ther than the inventor would not qualify as ronganization on property organization ling in loss of entitlemany maintenance feet made on information willful false statements of the United States | 7) - 7 |
| If the rights heaving rights who could no small business heaving the land the like so ode, and that | the duty to file, in this apentity status prior to payilate on which status as a sum of the invention of the | d small business conclow and no rights to ess concern under 37 (1.9 (d) or a nonprofestatements are requision averring to their opposition or patent, ing, or at the time of small entity is no look therein of my own kether that these statements may jeopardize ents may jeopardize | cern are not exclusive, o the invention are held of CFR 1.9 (d) or by an it organization under red from each named a status as small entities. Business concern notification of any chapter from appropriate. (37 nowledge are true and nents were made with the true of both, under section, and or section. | each individual, cond by any person, only concern which was a CFR 1.9 (c). person, concern ones. (37 CFR 1.27) I IN ange in status results of the issue fee or CFR 1.28 (b)) that all statements as knowledge that won 1001 of Title 1100. | oncern or organization ther than the inventor would not qualify as ronganization on property organization ling in loss of entitlemany maintenance feet made on information willful false statements of the United States | 7) - 7 |
| If the rights he having rights who could no small business he had belief are bend the like so ode, and that my patent to small ny patent to small hereby declared belief are bend the like so ode, and that my patent to small ny patent to small hereby declared belief are bend the like so ode, and that my patent to small ny patent to small hereby declared belief are bend the like so ode, and that my patent to small hereby declared belief are bend the like so ode, and that my patent to small hereby declared belief are bend the like so ode, and that my patent to small hereby declared belief are bend the like so ode, and that my patent to small hereby declared belief are bend the like so ode, and that my patent to small hereby declared belief are bend the like so ode, and that my patent to small hereby declared belief are bend to small hereby declared by the like so ode, and that hereby declared by the like so ode. | the invention is listed be qualify as a small busine concern under 37 CFR 1 NOTE: Separate verified saving rights to the invent the duty to file, in this apentity status prior to pay late on which status as a that all statements made elieved to be true; and furth made are punishable by I such willful false statements which this verified statements which this verified statements. | d small business conclow and no rights to ess concern under 3 (1.9 (d) or a nonprofestatements are requision averring to their or at the time of small entity is no look therein of my own kether that these statements may jeopardize ent is directed. | cern are not exclusive, o the invention are held. CFR 1.9 (d) or by an it organization under red from each named restatus as small entition. BUSINESS CONCERN notification of any chapter appropriate. (37 nowledge are true and rents were made with the true restains to both, under section the validity of the apprentic validity v | each individual, cond by any person, only concern which was a CFR 1.9 (c). person, concern ones. (37 CFR 1.27) I IN ange in status results of the issue fee or CFR 1.28 (b)) that all statements as knowledge that won 1001 of Title 1100. | oncern or organization ther than the inventor would not qualify as ronganization on property organization ling in loss of entitlemany maintenance feet made on information willful false statements of the United States | 7) - 7 |
| If the rights he having rights who could no small business he had belief are business acknowledge and to small ue after the conditions and the like so ode, and that my patent to the like so ode, and that my patent to the like so ode, and that my patent to the like so ode, and that my patent to the like so ode, and that my patent to the like so ode, and that my patent to the like so ode. | eld by the above identified to the invention is listed be qualify as a small busine concern under 37 CFR 1 NOTE: Separate verified saving rights to the inventional aving rights to the inventional the duty to file, in this apentity status prior to pay late on which status as a lethat all statements made elieved to be true; and furth made are punishable by I such willful false statements which this verified statements which this verified statements. | d small business conclow and no rights to ess concern under 37 (1.9 (d) or a nonprofestatements are requision averring to their opposition or patent, ing, or at the time of small entity is no look therein of my own kether that these statements may jeopardize ents may jeopardize | cern are not exclusive, to the invention are held of CFR 1.9 (d) or by an it organization under the from each named at status as small entition of any characteristics and the conger appropriate. (37 nowledge are true and nents were made with the true to both, under section the validity of the appropriate appropriate. (37 Masakazu | each individual, cond by any person, only concern which was a CFR 1.9 (c). person, concern ones. (37 CFR 1.27) I IN ange in status results of the issue fee or CFR 1.28 (b)) that all statements as knowledge that won 1001 of Title 1100. | oncern or organization ther than the inventor would not qualify as ronganization on property organization ling in loss of entitlemany maintenance feet made on information willful false statements of the United States | 7) - 7 |
| If the rights he having rights who could no small business hame and the could not be like so ode, and that my patent to the like so ode, and that my patent to the like so ode. AME OF PEITLE OF PEI | the invention is listed be qualify as a small busine concern under 37 CFR 1 NOTE: Separate verified saving rights to the invent library to file, in this apentity status prior to pay late on which status as a e that all statements made elieved to be true; and furtimade are punishable by I such willful false statement which this verified statements which the statements which | d small business conclow* and no rights to ess concern under 37 (d) or a nonprofestatements are requision averring to their ion averring to their ing, or at the time of small entity is no look therein of my own kether that these statements may jeopardize ent is directed. MATSUMOTO | cern are not exclusive, o the invention are held. CFR 1.9 (d) or by an it organization under red from each named restatus as small entition. BUSINESS CONCERN notification of any chapter appropriate. (37 nowledge are true and rents were made with the true restains to both, under section the validity of the apprentic validity v | each individual, cond by any person, only concern which was a CFR 1.9 (c). person, concern ones. (37 CFR 1.27) I IN ange in status results of the issue fee or CFR 1.28 (b)) that all statements as knowledge that won 1001 of Title 1100. | oncern or organization ther than the inventor would not qualify as ronganization on property organization ling in loss of entitlemany maintenance feet made on information willful false statements of the United States | 7) - 7 |
| If the rights he having rights who could no small business hame and the could not be like so ode, and that my patent to the like so ode, and that my patent to the like so ode. AME OF PEITLE OF PEI | eld by the above identified to the invention is listed be qualify as a small busine concern under 37 CFR 1 NOTE: Separate verified saving rights to the inventional aving rights to the inventional the duty to file, in this apentity status prior to pay late on which status as a lethat all statements made elieved to be true; and furth made are punishable by I such willful false statements which this verified statements which this verified statements. | d small business conclow* and no rights to ess concern under 37 (d) or a nonprofestatements are requision averring to their ion averring to their ing, or at the time of small entity is no look therein of my own kether that these statements may jeopardize ent is directed. MATSUMOTO | cern are not exclusive, to the invention are held of CFR 1.9 (d) or by an it organization under the from each named at status as small entition of any characteristics and the conger appropriate. (37 nowledge are true and nents were made with the true to both, under section the validity of the appropriate appropriate. (37 Masakazu | each individual, cond by any person, only concern which was a CFR 1.9 (c). person, concern ones. (37 CFR 1.27) I IN I | oncern or organization ther than the inventor would not qualify as ronganization on property organization ling in loss of entitlemany maintenance feet made on information willful false statements of the United States | 7) - 7 |
| If the rights heaving rights who could no small business heaving the NAME ADDRESS — acknowledge tent to small ue after the conditional belief are build the like so to de, and that my patent to small ny patent to small the like so to de, and that my patent to small the like so to de, and that my patent to small the like so to de, and that my patent to small the like so to de, and that my patent to small the like so to de, and that my patent to small the like so to de. | the invention is listed be qualify as a small busine concern under 37 CFR 1 NOTE: Separate verified saving rights to the invent library to file, in this apentity status prior to pay late on which status as a e that all statements made elieved to be true; and furtimade are punishable by I such willful false statement which this verified statements which the statements which | d small business conclow* and no rights to ess concern under 37 (d) or a nonprofestatements are requision averring to their ion averring to their ing, or at the time of small entity is no look therein of my own kether that these statements may jeopardize ent is directed. MATSUMOTO | cern are not exclusive, to the invention are held of CFR 1.9 (d) or by an it organization under the from each named at status as small entition of any characteristics and the conger appropriate. (37 nowledge are true and nents were made with the true to both, under section the validity of the appropriate appropriate. (37 Masakazu | each individual, cold by any person, only concern which was a CFR 1.9 (e). person, concern ones. (37 CFR 1.27) I IN ange in status results of the issue fee on CFR 1.28 (b)) that all statements in knowledge that won 1001 of Title 11 plication, any pate | concern or organization ther than the inventor would not qualify as a comprosit organization of the loss of entitlemance feet any maintenance feet made on information willful false statements of the United States of the United States of issuing thereon, or | 7) - 7 - 7 - 2 - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 |
| If the rights heaving rights who could no small business heaving the NAME ADDRESS — acknowledge tent to small ue after the conditional belief are build the like so to de, and that my patent to small ny patent to small the like so to de, and that my patent to small the like so to de, and that my patent to small the like so to de, and that my patent to small the like so to de, and that my patent to small the like so to de, and that my patent to small the like so to de. | the invention is listed be qualify as a small busine concern under 37 CFR 1 NOTE: Separate verified saving rights to the invent library to file, in this apentity status prior to pay late on which status as a e that all statements made elieved to be true; and furtimade are punishable by I such willful false statement which this verified statements which the statements which | d small business conclow* and no rights to ess concern under 37 (d) or a nonprofestatements are requision averring to their ion averring to their ing, or at the time of small entity is no look therein of my own kether that these statements may jeopardize ent is directed. MATSUMOTO | cern are not exclusive, to the invention are held of CFR 1.9 (d) or by an it organization under the from each named at status as small entition of any characteristics and the conger appropriate. (37 nowledge are true and nents were made with the true to both, under section the validity of the appropriate appropriate. (37 Masakazu | each individual, cold by any person, only concern which was a CFR 1.9 (e). person, concern ones. (37 CFR 1.27) I IN ange in status results of the issue fee on CFR 1.28 (b)) that all statements in knowledge that won 1001 of Title 11 plication, any pate | oncern or organization ther than the inventor would not qualify as ronganization on property organization ling in loss of entitlemany maintenance feet made on information willful false statements of the United States | 7) - 7 - 7 - 2 - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 |
| If the rights he having rights who could no small business had belief are business and the like so ode, and that my patent to the like so ode, and that my patent to the like so ode. AME OF PEITLE | the invention is listed be qualify as a small busine concern under 37 CFR 1 NOTE: Separate verified saving rights to the invent library to file, in this apentity status prior to pay late on which status as a e that all statements made elieved to be true; and furtimade are punishable by I such willful false statement which this verified statements which the statements which | d small business conclow* and no rights to ess concern under 37 (d) or a nonprofestatements are requision averring to their ion averring to their ing, or at the time of small entity is no look therein of my own kether that these statements may jeopardize ent is directed. MATSUMOTO | cern are not exclusive, to the invention are held of CFR 1.9 (d) or by an it organization under the from each named at status as small entition of any characteristics and the conger appropriate. (37 nowledge are true and nents were made with the true to both, under section the validity of the appropriate appropriate. (37 Masakazu | each individual, cold by any person, only concern which was a CFR 1.9 (e). person, concern ones. (37 CFR 1.27) I IN ange in status results of the issue fee on CFR 1.28 (b)) that all statements in knowledge that won 1001 of Title 11 plication, any pate | concern or organization ther than the inventor would not qualify as a comprosit organization of the loss of entitlemance feet any maintenance feet made on information willful false statements of the United States of the United States of issuing thereon, or | 7) - 7 - 7 - 2 - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 |
| If the rights heaving rights who could no small business heaving the NAME ADDRESS — acknowledge tent to small ue after the conditional belief are build the like so to de, and that my patent to small ny patent to small the like so to de, and that my patent to small the like so to de, and that my patent to small the like so to de, and that my patent to small the like so to de, and that my patent to small the like so to de, and that my patent to small the like so to de. | the invention is listed be qualify as a small busine concern under 37 CFR 1 NOTE: Separate verified saving rights to the invent library to file, in this apentity status prior to pay late on which status as a e that all statements made elieved to be true; and furtimade are punishable by I such willful false statement which this verified statements which the statements which | d small business conclow* and no rights to ess concern under 37 (d) or a nonprofestatements are requision averring to their ion averring to their ing, or at the time of small entity is no look therein of my own kether that these statements may jeopardize ent is directed. MATSUMOTO | cern are not exclusive, to the invention are held of CFR 1.9 (d) or by an it organization under the from each named at status as small entition of any characteristics and the conger appropriate. (37 nowledge are true and nents were made with the true to both, under section the validity of the appropriate appropriate. (37 Masakazu | each individual, cold by any person, only concern which was a CFR 1.9 (e). person, concern ones. (37 CFR 1.27) I IN ange in status results of the issue fee on CFR 1.28 (b)) that all statements in knowledge that won 1001 of Title 11 plication, any pate | concern or organization ther than the inventor would not qualify as a comprosit organization of the loss of entitlemance feet any maintenance feet made on information willful false statements of the United States of the United States of issuing thereon, or | 7) - 7 - 7 - 2 - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 |

Applicant or Patentee:

EV257330146US

B-5142 621049-1

Attorney's